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1	QUIN DENVIR, Bar #49374 Federal Defender		
2	MARK A. LIZÁRRAGA, CA Bar #186240 Assistant Federal Defender 2300 Tulare Street, Suite 330 Fresno, California 93721-2226 Telephone: (559) 487-5561		
3			
4			
5	Attorney for Defendant VICTOR SOLANO		
6			
7	IN THE UNITED STATES DISTRICT COURT		
8	FOR THE EASTERN DISTRICT OF CALIFORNIA		
9			
10	UNITED STATES OF AMERICA,) NO. 1:05-0102 OWW	
11	Plaintiff,) STIPULATION TO VACATE MOTIONS	
12	v.) CALENDAR/HEARING AND TO BE RESET; SET) AND CONTINUE STATUS CONFERENCE	
13	SANH CHAN THAI, etc., et al.,) HEARING; AND ORDER THEREON	
14 15	Defendants.	Date: August 29, 2005Time: 1:30 p.m.Judge: Hon. Oliver W. Wanger	
16	IT IS HEREBY STIPULATED by an	nd between plaintiff and defendant Victor Solano's counsel	
17	of record herein, that the motions calendar and the hearing on said motions set for July 5, 2005 is hereby		
18	vacated to be reset by the Court; and it is requested that a Status Conference Hearing be set for August 29,		
19	2005 at 1:30 p.m.		
20	IT IS FURTHER STIPULATED by and between plaintiff and defendants Sanh Chan Thai and		
21	Jun Gao's counsel of record herein, that the Status Conference Hearing scheduled for July 5, 2005 is		
22	hereby continued to August 29, 2005 at 1:30 p.m.		
23	The parties agree that the delay resulting from the continuance shall be excluded in the interests of		
24	justice, including but not limited to, the need for the period of time set forth herein for effective defense		
25	///		
26	///		
27	///		
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1	preparation pursuant to 18 U.S.C. §§ 3161(h)(8)(A) and 3161(h)(B)(iv).	
2	DATED: June 30, 2005 MCGREGOR W. SCOTT	
3	United States Attorney	
4		
5	By <u>/s/ Jonathan B. Conklin</u> JONATHAN B. CONKLIN	
6	Assistant U.S. Attorney Attorney for Plaintiff	
7	Attorney for Flamini	
8	DATED: June 30, 2005	
9		
10	/s/ Stephen Mensel STEPHEN MENSEL	
11	Attorney for Defendant SANH CHAN THAI	
12		
13	Dated: June 30, 2005	
14	Buted. valle 50, 2005	
15	/s/ Patience Milrod PATIENCE MILROD	
16	Attorney for Defendant JUN GAO	
17	QUIN DENVIR	
18	Federal Defender	
19		
20	By <u>/s/ Mark A. Lizárraga</u> MARK A. LIZÁRRAGA	
21	Assistant Federal Defender Attorney for Defendant	
22	VICTOR SOLANO	
23	<u>O R D E R</u>	
24	IT IS SO ORDERED. Time is excluded in the interests of justice pursuant to 18 U.S.C. §§	
25	3161(h)(8)(A) and 3161(h)(B)(iv).	
26	DATED: July6, 2005 /s/ OLIVER W. WANGER	
2728	OLIVER W. WANGER U.S. District Court Judge for the Eastern District of California	
	Stipulation to Vacate Motions Calendar/Hearing etc 2	